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10
    UNITED STATES OF AMERICA
11
                         UNITED STATES DISTRICT COURT
12
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
13
    UNITED STATES OF AMERICA,
                                        No. CR 23-149(A)-FLA
14
              Plaintiff,
                                        GOVERNMENT'S FOURTH AMENDED
15
                                        EXHIBIT LIST
                   v.
16
                                        Trial Date: March 19, 2024
    DAEKUN CHO,
                                        Trial Time: 8:30 a.m.
17
      aka "DK,"
                                        Location: Courtroom of the Hon.
                                                     Fernando L. Aenlle-
18
              Defendant.
                                                     Rocha
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22
         Plaintiff United States of America, by and through its counsel
23
    of record, the United States Attorney for the Central District of
24
    California and Assistant United States Attorneys Jena A. MacCabe and
25
    Kevin J. Butler, hereby submits its fourth amended exhibit list in
26
    the above-captioned case.
27
         The government reserves the right to supplement its exhibit
28
    list, and to offer unlisted exhibits for purposes of cross-
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1	examination, impeachment, or re	ebuttal, and to refresh witnesses'
2	recollection with documents not	on this list.
3	Dated: March 25, 2024	Respectfully submitted,
4		E. MARTIN ESTRADA United States Attorney
5		MACK E. JENKINS
6		Assistant United States Attorney Chief, Criminal Division
7		, and the second
8		/s/ JENA A. MACCABE
9		KEVIN J. BUTLER Assistant United States Attorneys
10		Attorneys for Plaintiff
11		UNITED STATES OF AMERICA
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2

UNITED STATES v. DAEKUN CHO

No. CR 23-149(A)-FLA

FOURTH AMENDED EXHIBIT LIST

		FOORTH AMEND	DED EXHIBIT LIST			
Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted	
1.	9mm firearm (Physical Exhibit)	HSI SA Karen Gaspar	FRE 403			
2.	Glock 17 firearm (Physical Exhibit)	HSI SA Karen Gaspar	FRE 403			
3.	Partially built ghost gun (Physical Exhibit)	HSI SA Karen Gaspar	FRE 403			
4.	Motorola (Physical Exhibit)	HSI SA Karen Gaspar/HSI SA John Armstrong				
5.	Skeleton masks (Physical Exhibit)	HSI SA Karen Gaspar/HSI SA John Armstrong				
6.	Pink baseball bat (Physical Exhibit)	HSI SA Karen Gaspar/HSI SA John Armstrong				
7.	Black baseball bat (Physical Exhibit)	HSI SA Karen Gaspar				
8.						

1 2 3	Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
4	9.					
5	10.	Carjacking video angle 1	Y.S.			
7 8	11.	Carjacking video angle 2	Y.S.			
9	12.	Dash camera video part 1	Y.S.			
10 11	13.	Dash camera video part 2	Y.S.			
12	14.	Soopsok assault video 1	Y.K.			
14 15 16	15.	Soopsok assault video 2	Y.K.			
17 18	16.	Soopsok assault video 3	Y.K.			
19 20 21 22	17.	Defendant's first phone call with S.S. during attempted extortion	S.S.			
23 24 25 26	18.	Defendant's second phone call with S.S. during attempted extortion	S.S.			

1				21		
2	Ex.	Description	Witness Establishing	Objections and Reasons	Date Identified	Date Admitted
3			Foundation			
4	19.	On and Off	I.D.K.			
5		shooting video 1				
6	20.	On and Off	I.D.K.			
7 8		shooting video 2				
9	21.	Body camera	LAPD Officer			
10		of shooting aftermath	Stephen Cavazos			
11	22.	Body camera	LAPD Officer			
12		of shooting aftermath	Stephen Cavazos			
13	23.	On and Off	I.D.K.			
14		shooting video 2				
15		annotated				
16	24.					
17	25.					
18	26.					
19	27.	Venmo payment	Y.S.			
20		chart (Y.S.)				
21 22	28.	Venmo payment chart (J.L.)	J.L.			
23	29.	Venmo payment	S.S.			
24		chart (S.S.)				
25	30.	Venmo payment chart	K.Y.J.			
26		(K.Y.J.)				
27	<u>L</u>	<u>'</u>				

1		D	77.4		Data	D-+-
2	Ex.	Description	Witness Establishing	Objections and Reasons	Date Identified	Date Admitted
3			Foundation			
4 5	31.	Venmo payment chart (Y.K.)	Y.K.			
6	32.	Venmo screenshots	Y.S.			
7 8	33.	Venmo screenshots	J.L.			
9	34.	Venmo screenshots	S.S.			
11	35.	Venmo screenshots	K.Y.J.			
13	36.	Venmo screenshots	Y.K.			
14 15 16	37.	Venmo payment excel sheet 1	902(11)/ Frank Cannata			
17 18	38.	Venmo payment excel sheet 2	902(11)/ Frank Cannata			
19 20	39.					
21	40.					
22	41.					
23	42.	CAST expert report	FBI Expert Jeff Bennett			
25	43.					
26	44.					
27						

Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitte
45.	Defendant's Instagram profile regarding Grape Street Crips	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
46.	Defendant's Instagram post regarding Grape Street Crips 1	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
47.	Defendant's Instagram post regarding Grape Street Crips 2	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
48.	Defendant's Instagram post regarding Grape Street Crips 3	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
49.	Defendant's Instagram post regarding Grape Street Crips 4	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
50.	Defendant's Instagram post regarding Grape Street Crips 5	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		

Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
51.	Defendant's Instagram post regarding Grape Street Crips 6	J.L./LAPD Officer Jacob C. Rice	Motion in Limine		
52.	Photo of Y.S.'s injuries 1	Y.S.	FRE 403: Cumulative as proposed		
53.	Photo of Y.S.'s injuries 2	Y.S.	FRE 403: Cumulative as proposed		
54.	Photo of Y.S.'s injuries 3	Y.S.	FRE 403: Cumulative as proposed		
55.	Photo of Y.S.'s injuries 4	Y.S.	FRE 403: Cumulative as proposed		
56.	Photo of Y.S.'s injuries 5	Y.S.	FRE 403: Cumulative as proposed		
57.	Photo of Y.S.'s injuries 6	Y.S.	FRE 403: Cumulative as proposed		
58.	Photo of Y.S.'s injuries 7	Y.S.	FRE 403: Cumulative as proposed		
59.	Photo of Y.S.'s injuries 8	Y.S.	FRE 403: Cumulative as proposed		

1						
2	Ex.	Description	Witness Establishing	Objections and Reasons	Date Identified	Date Admitted
3			Foundation			
45	60.	Defendant's Instagram post wearing	Y.S./J.L.			
6 7		the skeleton mask				
8	61.					
9	62.					
	63.					
-	64.					
	65.					
	66.	Photo of	HSI SA John			
		Motorola hidden under sink	Armstrong			
	67.	Photo of	HSI SA John			
		Motorola	Armstrong			
	68.	Photo of firearm and	HSI SA Karen Gaspar	FRE 403		
		ammunition at defendant's				
		house				
	69.	Photo of Glock 17	HSI SA John Armstrong/	FRE 402, 403 to any		
			HSI SA Karen Gaspar	photos of IDs,		
			_	knives, credit		
				cards, drug parapherna-		
				lia		

1	Ex.	Description	Witness	Objections	Date	Date
2	#	Description	Establishing Foundation	and Reasons	Identified	Admitted
3			Foundation			
4	70.	Photo of pistol with	HSI SA Karen			
5		barrel	Gaspar			
6		extension and extended				
7		magazine				
8	71.	Photo of mask and hat	HSI SA Karen Gaspar/HSI			
9		and nat	SA John			
10			Armstrong			
11 12	72.	Photo of ammunition	HSI SA Karen Gaspar			
13	73.	Photo of baseball bat	HSI SA Karen Gaspar/HSI			
14			SA John Armstrong			
15 16	74.	Photo of closet	HSI SA John Armstrong			
17 18	75.	Photo of AR pistol	HSI SA Karen Gaspar			
19	76.					
20	77.					
21	78.					
22						
23	79.					
24	80.					
25	81.					
26	82.					
27						

Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
83.	Defendant's texts to K.Y.J.	K.Y.J.			
84.	Defendant's texts to Y.K. in October 2022	Y.K.			
85.	Defendant's texts to Y.K. in January 2023	Y.K.			
86.	Defendant's texts to J.L.	J.L.			
87.	Defendant's group texts with S.S., Y.K., and others	S.S./Y.K.			
88.	Defendant's texts to S.S. in January 2023	S.S.			
89.	Defendant's texts to S.S. in February 2023	S.S.			
90.					
91.	Defendant's Kakao profile 1	FBI Digital Forensic Examiner Keanu L. Beltran			

Ex.	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
92.	Defendant's Kakao profile 2	FBI Digital Forensic Examiner Keanu L. Beltran			
93.	Defendant's texts (Bates 9185-9189)	Stipulation			
94.	Defendant's texts (Bates 9192-9193)	Stipulation			
95.	Defendant's texts (Bates 9220-9222)	Stipulation			
96.	Defendant's texts (Bates 9256-9262)	Stipulation			
97.	Defendant's texts (Bates 9268-9281)	Stipulation			
98.	Defendant's texts (Bates 9282-9283)	Stipulation			
99.	Defendant's texts (Bates 9353-9355)	Stipulation			
100.	Defendant's texts (Bates 9364-9365)	Stipulation			
101.	Defendant's texts (Bates 9385-9396)	Stipulation			

Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
102	Defendant's texts (Bates 9396-9407)	Stipulation			
103	Defendant's texts (Bates 9570)	Stipulation			
104	Defendant's texts (Bates 9574)	Stipulation			
105	Defendant's texts (Bates 9735-9740)	Stipulation			
106	Defendant's texts (Bates 9762)	Stipulation			
107	Defendant's texts (Bates 9821)	Stipulation			
108	Defendant's texts (Bates 9823)	Stipulation			
109	Defendant's texts (Bates 9912-9913)	Stipulation			
110	Defendant's texts (Bates 9924)	Stipulation			
111	Defendant's texts (Bates 10134-10135)	Stipulation			

1						
2	Ex.	Description	Witness Establishing	Objections and Reasons	Date Identified	Date Admitted
3			Foundation			
4	112.		Stipulation			
5		texts (Bates 10282-10284)				
6 7 8	113.	Defendant's texts (Bates 10286-10287)	Stipulation			
9	114.	Defendant's texts (Bates	Stipulation			
10		9667-9668)				
11	115.					
12	116.					
13	117.					
14	118.					
15 16	119.					
17	120.					
18	121.					
19	122.		Stipulation			
20		of dash camera video				
21		part 1				
22	123.	Translation of dash	Stipulation			
23		camera video part 2				
2425	124.	Stipulation	Stipulation			
26		re Accuracy	-			
27		Translations (Dkt. 89)				
28						

1 2 3	Ex. #	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
4	125.					
5	126.					
6	127.					
7 8	128.					
9	129.					
10	130.	Honda records	902 (11)			
11	131.					
12	132.					
13	133.					
14 15	134.					
16	135.	Honda 902(11) declaration	902 (11)			
17 18 19	136.	T-Mobile 902(11) declarations	902 (11)			
20 21	137.	PayPal/Venmo 902(11) declaration	902 (11)			
22	138.					
23	139.					
24	140.					
25 26 27	141.	Photos of defendant's tattoos	HSI SA Karen Gaspar	FRE 402, 403		

1 2	Ex.	Description	Witness Establishing Foundation	Objections and Reasons	Date Identified	Date Admitted
3						
4	142.					
5	143.					
6 7	144.					
8	145.					
9	146.					
10	147.					
11	148.					
12	149.					
13	150.					
14 15	151.					
16	152.	Stipulation re Extraction	Stipulation			
17		of Text Messages from				
18		Motorola				
19		Phone (Dkt. 99)				
20						
21						